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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/521,608	01/30/2006	Peter Alexander Pas	2001-1370	4107
466 7590 04/13/2009 YOUNG & THOMPSON			EXAMINER	
209 Madison Street			NGUYEN, HOANG M	
Suite 500 ALEXANDRI	A VA 22314		ART UNIT	PAPER NUMBER
11111111111111111	, , , , , , , , , , , , , , , , , , ,		3748	
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			04/13/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	Applicant(s)		
10/521,608	PAS, PETER ALEXANDER			
Examiner	Art Unit			
Hoang M. Nguyen	3748			

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	Hoang M. Nguyen	3748	I
The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence ac	Idress
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SNC (9) MCPRT's from the mailing date of the communication. - Failure to reply within the act or extended period for reply will by statute. Any reply received by the Office later than three months after the mailing earned patnet term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin viil apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	,
Status			
1) Responsive to communication(s) filed on			
2a) This action is FINAL. 2b) ☑ This	action is non-final.		
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the	e merits is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.	
Disposition of Claims			
4) Claim(s) 9-19 is/are pending in the application.			
4a) Of the above claim(s) is/are withdraw			
5) Claim(s) is/are allowed.	William Consideration.		
6)⊠ Claim(s) <u>9-19</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine	•		
10) The drawing(s) filed on is/are: a) acceptable		Evaminer	
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correct			FR 1.121(d).
11) The oath or declaration is objected to by the Ex			
D: 1 0511000010			
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	⊢(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:	- h h		
 Certified copies of the priority documents Certified copies of the priority documents 		on No	
Copies of the certified copies of the prior			Stage
application from the International Bureau	•	a in this reational	Otage
* See the attached detailed Office action for a list		d.	
	,		
II			
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)	

- Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/S5/08)
 - Paper No(s)/Mail Date 1/18/05, 3/5/07.

- Paper No(s)/Mail Date. _____. 5) Notice of Informal Patent Arr lication
- 6) Other: _____.

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Claims 10-12, 18, are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claims 10-12, the phrase "preferably" is vague and indefinite.

In claim 18, it's unclear which tank is referred to.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 9, 13, 14, 16-19, are rejected under 35 U.S.C. § 103(a) as being unpatentable over WO 94/20802 (Bossinger et al) in view of CN 2461939 and CN 1309820. Bossinger et al discloses a portable wind turbine transportable housing. The reference 1 (DI: WO 94/20802 A1) also discloses a mobile power station, and it has disclosed the following technical features: the mobile power station comprises a windenergy power system 8 comprised of a rotor blade 81 and a wind-energy generator 9; a solar cell panel 25 containing solar cells 6, storage means 4 for storing electrical energy and delivery means 41 for delivering electrical energy, wherein the wind-energy power system and the solar panel, respectively, are connected to the storage means for supplying electrical energy, respectively, to said storage means (see abstract, page 1, lines 6-11, page 2, line 16 to page 3, line 5, page 5, lines 15-26, page 7, lines 6-37, page 8, lines 13-16, page 15, lines 27-34, and Figures 1-6). Bossinger et al does not

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disclose "the storage means comprise a battery and a hydrogen system, and wherein the hydrogen system comprises a hydrogen generator, a hydrogen tank, actively connected to the hydrogen generator, for storing hydrogen produced using the hydrogen generator, and a hydrogen cell, actively connected to the hydrogen tank, for generating electrical energy by combustion of hydrogen". CN 2461939 discloses an energy collecting and converting device to prepare hydrogen by electrolyzing process. the device comprises a hydrogen generation apparatus and a collecting and storing apparatus connected with each other, so that the hydrogen is used for storage and application as energy (see the abstract). CN 13098201 discloses a fuel cell for production of electrical energy, which takes hydrogen as fuel and generates electrical energy by means of oxidation of hydrogen (see the abstract and Figure 1). It would have been obvious to modify the system in Bossinger to have the storage with battery and hydrogen system as taught by CN 2461939 for the purpose of storing energy and hydrogen, and to use a fuel cell using hydrogen as fuel as taught by CN 1309820 for the purpose of generating more electricity. Regarding claim 19, it would have been obvious to provide a vent in Bossinger et al for the purpose of venting the pressure.

Claims 10-12 are rejected under 35 U.S.C. § 103(a) as being unpatentable over WO 94/20802 (Bossinger et al) in view of CN 2461939, CN 1309820 and DE 9321520. Bossinger et al as modified discloses all the claimed subject matter as set forth above in the rejection of claim 9, but does not disclose a filter system with membrane type. DE 9321520 discloses a system using a filter system F1, F2, in a power plant in order to

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eliminate contaminants. It would have been obvious to modify the system in Bossinger to have the filter means as taught by DE 9321520 for the purpose of eliminating contaminants.

Claim 15 is rejected under 35 U.S.C. § 103(a) as being unpatentable over WO 94/20802 (Bossinger et al) in view of CN 2461939, CN 1309820 and DE 375,498.

Bossinger et al as modified discloses all the claimed subject matter as set forth above in the rejection of claim 9, but does not disclose a frame with extendable support. DE 375,498 discloses a system using a frame p with extendable support y. It would have been obvious to modify the system in Bossinger to have the frame with extendable support as taught by DE 375498 for the purpose of being able to adjust the position of the power plant.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Caci et al, Johnson et al, Jacobi et al, disclose portable solar power plants.

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Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Examiner Nguyen whose telephone number is (571) 272-4861. The examiner can normally be reached on Tuesday—Friday from 12:30 AM to 10:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas E. Denion can be reached on 571-272-4859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Hoang M Nguyen/ Primary Examiner, Art Unit 3748

> HOANG NGUYEN PRIMARY EXAMINER ART UNIT 3748

Hoang Minh Nguyen 4/13/2009